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                    Attorneys for Defendants
JOSEPH CHANG, LOGICAL PLUS,
INC., d/b/a YKE INTERNATIONAL,
INC., YKE, INC., and
LOGICALPLUS.COM and Proposed
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            15
                    Defendants YEN NELSON YU and SHUTTLE PRODUCTS, INC.
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                                                 UNITED STATES DISTRICT COURT
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                                             NORTHERN DISTRICT OF CALIFORNIA
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                                                                                 Case No. C06-07963 SI [Complaint Filed December 29, 2006]
                   SYMANTEC CORPORATION,
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                                     Plaintiff.
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                                                                                 STIPULATION AND
                                                                                 [PROPOSED] ORDER
                            VS.
            21
                                                                                 AMENDING COMPLAINT TO
                                                                                 ADD YEN NELSON YU AND
            22
                   LOGICAL PLUS, INC., a New York)
Corporation, aka LOGICALPLUS.COM;)
JOSEPH CHANG, an individual; YKE)
                                                                                 SHUTTLE PRODUCTS, INC. AS
                                                                                 DEFENDANTS
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                                                                                 [Pursuant to Fed. R. Civ. Proc. 15(a)]
                   INTERNATIONAL INC., an entity of)
            24
                   unknown organizational form; YKE INC.,
                                                                                                   Hon. Susan Illston
                   an entity of unknown organizational) form; and DOES 1-10, inclusive,
                                                                                 Judge
            25
            26
                                              Defendants.
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                                                                              Stipulation and [Proposed] Order Adding Defendants
Yen Nelson Yu and Shuttle Products, Inc.
                   [95678.5] USDC - ND Case No. C06 07963
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WHEREAS YEN NELSON YU ("Yu") and SHUTTLE PRODUCTS, INC. ("Shuttle Products") are named defendants in a case brought by SYMANTEC CORPORATION ("Symantec") in the Central District of California entitled Symantec Corporation v. Rowcal. et al., Case No. CV 07-00676 MMM (FFMx) ("Rowcal" matter");

WHEREAS the existing defendants in this matter, LOGICAL PLUS, INC. ("Logical Plus"), JOSEPH CHANG ("Chang") and YKE, INTERNATIONAL, INC. ("YKE"), the proposed defendants Yu and Shuttle Products, and plaintiff Symantec agree that the claims brought by Symantec against Yu and Shuttle Products in the Rowcal matter are more appropriate for adjudication in the instant matter, Symantec Corp. v. Logical Plus, Case No. C06-07963 SI, United States District Court, Northern District of California ("Logical Plus matter");

WHEREAS proposed defendants Yu and Shuttle Products are represented in the Rowcal matter by the same counsel, Phillip Lo of Lynberg & Watkins, as will represent them in this matter and who likewise represents the existing defendants;

WHEREAS neither the existing defendants nor the proposed defendants make any admissions as a result of this stipulation;

WHEREAS proposed defendants Yu and Shuttle Products and Symantec have agreed to stipulate to the dismissal, without prejudice, of defendants Yu and Shuttle Products from the Rowcal matter subject to their addition as defendants in the Logical Plus matter.

WHEREAS proposed defendants Yu and Shuttle Products agree that they are subject to jurisdiction in the Northern District of California; and

WHEREAS proposed defendants Yu and Shuttle Products and defendants Chang and YKE agree that the amended pleading, lodged and served concurrently herewith, shall be deemed served upon them on the date the proposed first amended complaint is approved by the Court and accepted for filing.

BAUTE & TIDUS 1.1P 801 SOUTH FIGUEROA STREET, SUITE 1100 LOS ANGELES, CALIFORNIA 9001 7 (213) 630-5000

[95678.5] USDC - ND Case No. C06 07963

June 19, 2007

NOW, THEREFORE, THE PARTIES STIPULATE AS FOLLOWS:

Pursuant to Fed. Rule Civ. Proc. 15(a), Plaintiff Symantec Corporation and defendants Joseph Chang, YKE International, Inc., and Logical Plus, Inc. and proposed defendants Yen Nelson Yu and Shuttle Products, Inc., hereby jointly stipulate to the addition of Yen Nelson Yu and Shuttle Products, Inc. as defendants in this matter. Defendants Joseph Chang, YKE International, Inc., and Logical Plus, Inc., and proposed defendants Yen Nelson Yu and Shuttle Products, shall be deemed served with the first amended complaint as of the date the proposed first amended complaint is approved by the Court and accepted for filing. The defendants shall thereafter answer the amended complaint within twenty (20) days.

June , 2007

Stipulation and [Proposed] Order Adding Defendants Yen Nelson Yu and Shuttle Products, Inc.

BAUTĘ & ȚIDUS LLP	LYNBERG & WATKINS
Mark IV. Baute Henry H. Gonzalez Attorneys for Plaintiff SYMANTEC CORPORATION	Philip H. Lo Attorneys for Defendants JOSEPH CHANG, LOGICAL PLUS INC., d/b/a YKE INTERNATIONAL INC., YKE, INC., and LOGICALPLUS.COM and Proposed Defendants YEN NELSON YU and SHUTTLE PRODUCTS, INC.
PURSUANT TO STIPULATION Dated:	, IT IS SO ORDERED:
	JUDGE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE

NOW, THEREFORE, THE PARTIES STIPULATE AS FOLLOWS:

Pursuant to Fed. Rule Civ. Proc. 15(a), Plaintiff Symantec Corporation and defendants Joseph Chang, YKE International, Inc., and Logical Plus, Inc. and proposed defendants Yen Nelson Yu and Shuttle Products, Inc., hereby jointly stipulate to the addition of Yen Nelson Yu and Shuttle Products, Inc. as defendants in this matter. Defendants Joseph Chang, YKE International, Inc., and Logical Plus, Inc., and proposed defendants Yen Nelson Yu and Shuttle Products, shall be deemed served with the first amended complaint as of the date the proposed first amended complaint is approved by the Court and accepted for filing. The defendants shall thereafter answer the amended complaint within twenty (20) days.

12 BAUTE & TIDUS 1.1.P SOUTH FIGUREOA STREET, SUTE 1100 LOS ANGLES, CALIFORNIA 90017 (213) 630-5000 13 14 15

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June June , 2007 **BAUTE & TIDUS LLP**

Mark D. Baute Henry H. Gonzalez Attorneys for Plaintiff SYMANTEC CORPORATION

ttorneys for Defendants JOSEPH CHANG, LOGICAL PLUS, ., d/b/a YKE INTERNATIONAL. YKE, INC., and LOGICALPLUS COM and Proposed Defendants YEN NELSON YU and SHUTTLE PRODUCTS, INC.

2007

PURSUANT TO STIPULATION, IT IS SO ORDERED:

23 Dated:

JUDGE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE

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[95678.5] USDC - ND Case No. C06 07963

Stipulation and [Proposed] Order Adding Defendants Yen Nelson Yu and Shuttle Products, Inc.

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the aforesaid County, State of California; I am over the age and not a party to the within action; my business address is

BAUTE & TIDUS, LLP; 801 South Figueroa Street, Suite CA 90017; Tel: (213) 630-5004

FIRST LEGAL SUPPORT SERVICES, 1511 West Beverly Boulevard, Los Angeles, CA 90026; telephone (213) 250-1111

I served the following listed documents on the interested parties in this action as follows:

SYMANTEC v. LOGICAL PLUS, INC. USDC, Northern District, Case No. C06 07963 SI

STIPULATION AND [PROPOSED] ORDER ADDING YEN NELSON YU AND SHUTTLE PRODUCTS, INC. AS DEFENDANTS; [PROPOSED] FIRST AMENDED COMPLAINT

By Personal Service I caused such envelope to be delivered by hand to the interested party as listed below.

By Facsimile to the names and fax numbers listed below.

By Federal Express ~ Next Business Day Delivery: by placing a true copy thereof in a sealed envelope(s) and addressed to the parties listed below.

By Mail: by placing a true copy thereof in a sealed envelope and addressed to the parties listed below. I placed such envelope(s) for deposit in the U.S. Mail for service by the United States Postal Service, with postage thereon fully prepaid.

I am "readily familiar" with this firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that, on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.

By E-Mail: I caused the above-referenced document(s) to be e-mailed to the parties listed below, as noted.

[95678.5

PROOF OF SERVICE

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